MAR 2 3 2005 SOLUTION OF THE WAR OFFICE

Inventor TRANSPERINE M. Devanie

Examiner:

Chambliss, Alonzo

Serial No.:

10/652,136

Group Art Unit:

2814

Filing Date:

Signature:

Typed Name Renee'MichelleLeveque

8/29/2003

Atty Docket No.:

CML01148T

Title: ADHESIVE FILM AND TA

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

TRANSMITTAL LETTER FOR RESPONSE/AMENDMENT

Sir:														
Transmit	ted herev	with is/are	e the	follow	ing in the al	bove-ide	ntified ap	plica	tion:					
🛛 (ame				☐ Petition for Extension of Time										
☐ Additional Fee as calculated below								☐ Supplemental Declaration						
☐ IDS a				Return Receipt Postcard, in duplicate										
		_ copies	of re	quired	references									
☐ (payı	ment)													
☐ Othe	r:													
				C	LAIMS AS A	MENDED	BY NON-	SMAI	I FNT	TY				
CLAIMS AS AMENDED BY NON-SMALL ENTITY CLAIMS HIGHEST RATE														
		AINING TER		NUMBER PREVIOUSLY		PRESENT EXTRA			SMALL NON-SMALL			ADDITIONAL FEE		
	AMENDMENT		<u> </u>		AID FOR				ENTITY		ENTITY			
TOTAL CLAIMS			-			=		Х	25		50	\$		
INDEP. CLAIMS		-				=		x	10	00	200	\$		
☐ FIRST	TIPLE DE	PENDENT CL	-AIM		+	18	30	360	\$					
EXTENSION FEE		☐ 1 ^s	☐ 1 ST MONTH		☐ 2 ND MONTH		☐ 3 ^{RI}	☐ 3 RD MONTH		☐ 4 TH MONTH				
SMALL ENTITY		60			225		510			795		\$		
NON-SMALL ENTITY		120			450		1020		1590		*******			
											OTHER FEES	\$		
						T	OTAL ADDI	TION	AL FEE F	OR THIS	S AMENDMENT	\$ 0		
Deposit A	Account N	No. <u>50-03</u>	3 <u>75</u> , ₁	oursua	of this applic nt to 37 CF al Letter is e	R 1.25.			numbe	er of pa		any over payment to ubmission: Three (3)		
Express Mail Label No. ED 061589387 US														
I hereby certify that this correspondence is being:														
□ Deposited with the US Postal Service								Renee' Michelle Leveque						
"Express Mail Post Office to Addressee" service in an envelope addressed to: Commissioner for Patents,								Reg. No. 36,193						
	2313-14			Attorney/Agent for Applicant(s)										
	S Pater	it & Trademai		Telephone No. 301-668-3073										
Office, to fax no On this date: March 23, 2005									Dat	te: Mar	ch 23, 2005			

03-24.05

PATENT IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PADEN Re: Patent Application of:

Inventor(s):

Katherine M. Devanie et al.

Filed:

August 23, 2003

Serial No.:

10/652,136

Confirmation No.: Group Art Unit:

P.O. Box 1450

1154

Examiner:

2814

CHAMBLISS, Alonzo

Docket Number: Title:

CML01148T

ADHESIVE FILM AND TACKING PADS FOR PRINTED WIRING ASSEMBLIES

Commissioner for Patents

Alexandria, VA 22313-1450

CERTIFICATE	OF MAILING	<u>/ FAX</u>	<u>TRANSMIS</u>	<u> </u>

I hereby certify that this correspondence is, on the date shown below, being:

[X] deposited with the U.S. Postal Service as Express Mail ED 061589387 US with sufficient postage in an envelope addressed to: MS Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

[] transmitted by facsimile to the U.S. Patent and Trademark Office to Examiner: _

at Fax Number:

RENEE' MICHELLE LEVEQUE

March 23, 2005

(Applicant, Assignee or Reg. Representative)

Signature Date

RESPONSE TO RESTRICTION/ELECTION REQUIREMENT

Dear Sir:

In response to the Restriction/Election Requirement mailed on February 23, 2005, Applicant respectfully traverses the election requirement as improper and further respectfully requests that the election be withdrawn by the Examiner. Applicant notes that, in accordance with 37 CFR 1.144 Petition from Requirement for Restriction and MPEP 818.03(c) the traversal of the election requirement preserves Applicant's right of petition in this application, should the election requirement not be withdrawn. The election is believed to be improper for the following reasons.

The Examiner has given no reason to justify the assertion that there are separate inventions and thus has no met the burden of proof of separate inventions. The Examiner is directed to MPEP 806 and 808 for a discussion of the permissible bases for claiming patentably distinct species, none of which have been provided by the Examiner. Applicant respectfully submits that a simple listing of perceived species is not enough to establish or meeting the burden of proof of distinct species.

Although Applicant believes the Election Requirement to be improper for the reasons noted above, an election must be made in order to be in compliance with the requirements of the Action. Applicant therefore provisionally elects the species identified by the Examiner as A1, B1, C, and D1. This election includes generic claims 1, 6, 7, and 10-13, as well as other dependent claims, such as claims 2, 4, 8, 14, etc.

All claims 1-15 are believed to be in allowable condition and such allowance is respectfully requested at the Examiner's earliest convenience. The Examiner is cordially invited to contact the undersigned if there are any questions about this application or response.

Respectfully submitted,

Renee' Michelle Leveque Registration No. 36,193 Leveque IP Law, P.C. 221 East Church Street Frederick, MD 21701 Phone (301) 668-3073 Fax (301) 668-3074

Dated: March 23, 2005